## DECLARATION FOR PATENT APPLICATION AND APPOINTMENT OF ATTORNEY

As a below-named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name; I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention (Design, if applicable) entitled: HYDROGEN ODORANTS AND ODORANT SELECTION METHOD

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Send correspondence to: JAGHANI + GUTTAG 10363-A Democracy Lane Fairfax, Virginia 22030  See following pages						-	e calls	(	703) :			. Jagti	ani							
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Full Name of First or Sole Inventor FLYNN, Patrick							Citizes Unit		ates											
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ATTORNEY DOCKETNO.: ENER-0001-4

## DECLARATION FOR PATENT APPLICATION AND APPOINTMENT OF ATTORNEY

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Full Name of Additional Julet Inventor SPRAGUE, Michael	Cilicenskip Canada					
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Full Name of Additional Joint Leventoe	Cidenship					
Residence Address - Street	Post Office Address Street					
City City	Clay					
State of Country Zip	State or Country Zip					
Date	SIGNATURE					
Full Name of Additional Joint Inventor	Chitzenthip					
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Cty .	City .					
State or Country Rip	State of Country Zip					
Date:	SIGNATURE					

See following pages for additional foint inventors.

SMALL BUSINESS

Applicant or Patentee:	Enersol Inc., N.A., L.P.	Docket #:	ENER-0001-4
Serial or Patent Number:	To be assigned	Examiner:	
Filed or Issued:	To be assigned	Art Unit:	
For:	HYDROGEN ODORANTS AND ODORANT SELECTION METHOD		

	ODORANI SELECTION MIETHOD			
	ed Statement (declaration) by a Small Bus ng Small Entity Status under 37 C.F.R. §§ 1.			
	officer of the small business concern identified below: ne small business concern empowered to act on behalf of the co	ncem identified below:		
Name of Concern: Enersol Inc., N.A., L.P.				
Address:	10363-A Democracy Laue Fairfax, VA 22030			
121.3-18, and reproduced is States Code, in that the nur purposes of this statement persons employed on a full are affiliates of each other	above identified small business concern qualifies as a small business of paying reduced fees under sember of employees of the concern, including those of its affiliate, (1) the number of employees is the average over the previous part-time or temporary basis during each of the pay periods or has the power to control both.	ection 41(a) and (b) of Title 35, United es, does not exceed 500 persons. For ious fiscal year of the concern of the ods of the fiscal year, and (2) concerns		
above with regard to the m  The specificati The patent ap  The PCT Inter	s under contract or law have been conveyed to and remain with atter described in: ion filed herewith, with the title as listed above. plication identified above. national patent application identified above, mber identified above.	the small business concern identified		
If the rights held by the a having rights to the invention are held by any 1.9(c) if that person made 1.9(d), or a nonprofit organized below:	above identified small business concern are not exclusive, earlien must file separate verified statements averring to their status person, other than the inventor, who would not qualify as an the invention, or by any concern who would not qualify as a nization under 37 CFR 1.9(e). Each person or organization haven, concern or organization.  son, concern or organization as listed below:	s as small entities, and no rights to the n independent inventor under 37 CFR small business concern under 37 CFR		
JLL NAME		☐ Individual ☐ Small Business Concern ☐ Nonprofit Organization		
to small entity status prior date on which status as a s I hereby declare that all st	file, in this application or patent, notification of any change in to paying, or at the time of paying, the carliest of the issue formall entity is no longer appropriate (37 CFR 1.28(b)).	ee or any maintenance fee due after the all statements made on information and		

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine, or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which the verified statement is directed.

Patrick J. Flynn	August 11 th, 2003
115 Spren street Pleasant Gap, PA 16823	Sonature of them

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No. : TO BE ASSIGNED, Applicant : FLYNN, ET AL.

Filed : CONCURRENTLY HEREWITH

Title : Hydrogen Odorants and Odorant Selection Method

Art Unit : To BE ASSIGNED Examiner : To BE ASSIGNED

Atty Docket No. : ENER-0001-4

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## **ASSOCIATE POWER OF ATTORNEY**

Sir:

I hereby appoint Mark J. Guttag, Registration Number 33,057, Steven J. Prewitt, Registration Number 45,023, and Karlena D. Schwing, Registration Number P-52,521 as my associate attorneys in the above-captioned application, with full power of substitution and revocation, to prosecute this application, to make alterations and amendments therein, to receive the patent and to transact all business in the Patent Office connected therewith.

However, please continue to address all future communications to the undersigned attorney at the following:

Ajay A. Jagtiani
JAGTIANI + GUTTAG
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Respectfully submitted,

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August 11, 2003